

REMARKS

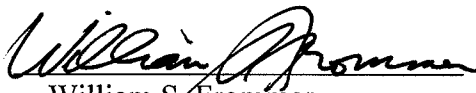
In the Office Action under reply, claims 1-8, all the claims present in this application, were rejected under 35 USC 112, second paragraph, as allegedly being indefinite. The Examiner pointed to the recitations in the claims of “storing image data of ‘one’ or ‘every first frame period’ and retrieving that data ‘in a second frame period’ [as not making] sense.”

By this amendment, independent claims 1, 4 and 7 are amended to address and overcome the Examiner’s rejection. Claims 2, 3, 5 and 6 are amended to be consistent with the claims from which these claims depend. No amendment is made to claim 8.

Accordingly, claims 1-8 remain in this application. Inasmuch as none of the claims presented herein were rejected in view of prior art, it is respectfully submitted, claims 1-8 now are in condition for allowance. Early notice to this effect is respectfully solicited.

Respectfully submitted,

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